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The Honorable Jenny Abbott Kitchings
Clerk of Court
South Carolina Court of Appeals
Edgar Brown Building
1205 Pendleton Street
Columbia, South Carolina 29201
Sent Via Fax and US Mail (803-734-1839)

March 30, 2015

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APR 03 2015

SC Court of Appeals

Re: Andrew F. Lindemann's correspondence of March 9, 2015 regarding case
2014-002029

Dear Ms. Kitchings,

Mr. Andrew Lindemann, in his March 9, 2015 letter, has failed to comply with Rule 24 of the South Carolina Rules of Appellate Procedure (SCRAP). Specifically, Mr. Lindemann has failed to file the proper motion for intervention under Rule 24; he has failed to comply with proper service under Rule 5 (as cited by Rule 24) and, therefore, failed to bring this matter before the Court in proper form with proper service under the SCRAP. There has been no support provided for the requested intervention and, additionally, this case was filed in the Appellate Court by Appellants on September 9, 2014. A request to intervene is no longer timely.

Despite his not being a party in these proceedings, on February 18, 2015, Mr. Lindemann filed an objection to the indigent Appellants' seeking a waiver of court fees, which has nothing to do with the merits of the case before the Court. Mr. Lindemann's sole purpose was to deprive the Appellants of money needed for medicines to starve them economically and prevent them economically from being able to litigate the merits of this case.

Mr. Lindemann claims in his March 9, 2015, letter that Horry County had an interest in the distribution of the imposed settlement funds, "Horry County has an interest in this appeal and seeks to have the the (sic) Final Order Granting Interpleader and Final Relief as issued by Judge Early confirmed." However, in the hearing on May 7, 2012, there is a different story being told. "Your Honor, I'm Andrew Lindemann for Horry County. We have no claim to any of the \$63,000." **The Court:** "So you don't have a claim." **Mr. Lindemann:** "No, sir." (*emphasis added*).

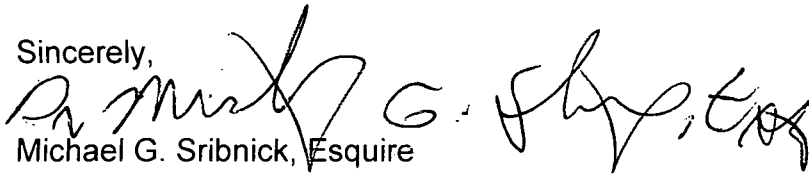
Mr. Lindemann cannot *truthfully* claim that he holds the same position as Mr. Rakowsky in this matter, who was both the sole Plaintiff in the underlying interpleader lawsuit and the sole recipient of the interpled funds by the court Order being appealed. Mr. Lindemann was *never* an attorney for the Appellants. Mr. Lindemann had no responsibility to keep financial records of the Appellants who were Respondent's clients

and therefore, Mr. Lindemann has zero direct legitimate interest in the proceeding before this Court. If none of the reasons listed were enough in themselves, this appeal has been proceeding for near six months; the time has long passed for Mr. Lindemann's intervention.

Finally, Mr. Lindemann failed to meet the time set by the Court to respond and did so belatedly with his March 9, 2015 letter..

Based on the above I humbly request that Mr. Lindemann's request to intervene be denied.

Sincerely,



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